

LEGAL NOTICES

ORDINANCE NO. 21

AN ORDINANCE OF THE CITY OF TORRANCE CALLING A SPECIAL ELECTION TO BE HELD IN THE CITY OF TORRANCE ON THE 10TH DAY OF APRIL, 1922, AND PROVIDING FOR SUBMITTING TO THE QUALIFIED VOTERS OF SAID CITY THE PROPOSITION OF INCURRING INDEBTEDNESS FOR THE CONSTRUCTION AND ACQUISITION OF CERTAIN MUNICIPAL IMPROVEMENTS...

WHEREAS, the Board of Trustees of the City of Torrance, at an adjourned regular meeting held on the 23rd day of February, 1922, by a vote of more than two-thirds of its members, duly passed and adopted resolutions determining:

1st. That the public interest and necessity require and demand the acquisition, construction and completion of a certain municipal improvement to carry out the objects purposes and powers of the said City of Torrance, to-wit:

The improvement by paving those certain public streets and portions of public streets of the City of Torrance as follows:

Arlington Avenue for twenty (20) feet of the width thereof from the southern boundary of the City of Torrance to the southerly curb line of Plaza Del Amo, known also as Lot S-4 of Torrance Tract, and for twenty-five (25) feet of the width thereof from said southerly curb line of Plaza Del Amo to Carson Street, including the intersections of all intersecting streets and alleys between said limits. Carson Street for ten (10) feet of the width thereof, from the western boundary of the City of Torrance to the southerly prolongation across said Carson Street, of the line between lots 13 and 14 of Block 52 of Torrance Tract, including intersections of all intersecting streets and alleys. Said paving on Arlington Avenue to consist of five (5) inches of paving and said paving on Carson Street to consist of four (4) inches of paving.

Also the improvement by surfacing with two (2) inches of oil and gravel, Carson Street for ten (10) feet of its width from the line drawn across Carson Street from the southwest corner of Block 31 to the northwest corner of Block 30 of Tract 2761, as recorded in Map Book 28, page 72, of the records of Los Angeles County, to the southerly prolongation of the line between lots 13 and 14 of Block 52 of the Torrance Tract.

Also improvements by re-surfacing with asphalt oil and rock screenings certain public streets and portions of public streets in said City of Torrance, as follows:

Carson Street from the southerly prolongation of the line between lots 13 and 14 of Block 52 of Torrance Tract across said Carson Street to the easterly end of Lot S-11 of the Torrance Tract.

Arlington Avenue from Carson Street to a prolongation across Arlington Avenue of the southwesterly side of Block 15 of Torrance Tract.

Marcelina Avenue between the extensions across it of the southwesterly and northeasterly sides of Block 15 of the Torrance Tract.

The southerly roadway of El Prado from the southerly extremity of El Prado to the easterly boundary line of the City of Torrance.

That the estimated cost of said municipal improvement, to-wit: the acquisition, construction and completion of said street work upon and along said streets, is the sum of fifty-four thousand dollars (\$54,000); that the said estimated cost of said municipal improvement is and will be too great to be paid out of the ordinary annual income and revenue of said City of Torrance.

2nd. That the public interest and necessity require and demand the acquisition, construction and completion of a certain municipal improvement necessary and convenient to carry out the objects, purposes and powers of said City of Torrance, to-wit: the acquisition of land for the purpose of erecting and completing thereon a Sewage Disposal System including the acquisition and construction of buildings, structures, pumps, reservoirs and other works necessary therefor; that the estimated cost of said municipal improvement is the sum of fifty thousand dollars (\$50,000); and that said estimated cost shall be payable in lawful money of the United States.

Proposition No. 2 The acquisition of land for the purpose of erecting and completing thereon a Sewage Disposal System including the acquisition and construction of buildings, structures, pumps, reservoirs and other works necessary therefor; that the estimated cost of said municipal improvement is the sum of \$50,000; and that said estimated cost is and will be too great to be paid out of the ordinary annual income and revenue of said City of Torrance.

and will be too great to be paid out of the ordinary annual income and revenue of said City of Torrance; and WHEREAS, said resolutions were duly approved by the executive of said city, to-wit, the President of the Board of Trustees thereof, on the said 23rd day of February, 1922, and duly attested and certified to by the City Clerk of said city on said 23rd day of February, 1922.

NOW, THEREFORE, the Board of Trustees of the City of Torrance do ordain as follows:

Section 1. That the propositions of incurring bonded debts for the purposes set forth in Resolutions Nos. 40 and 41 adopted by the Board of Trustees of the City of Torrance on February 23, 1922, be submitted to the qualified voters of said city and an election held for that purpose, and that an election shall be held on the same hereby is called to be held in the City of Torrance, California, on Monday, the 10th day of April, 1922, and is hereby ordered consolidated with the general municipal election to be held on said date, for the purpose of submitting to the qualified electors of said city two propositions of incurring indebtedness and issuing bonds of said city for the purposes set forth in said resolutions herein-after stated.

Section 2. That the objects and purposes for which said indebtedness is proposed to be incurred and bonds issued therefor, and rate of interest of said bonds, are as follows, to-wit:

Proposition No. 1 The improvement by paving those certain public streets and portions of public streets of the City of Torrance as follows:

Arlington Avenue for twenty (20) feet of the width thereof from the southern boundary of the City of Torrance to the southerly curb line of Plaza Del Amo, known also as Lot S-4 of Torrance Tract, and for twenty-five (25) feet of the width thereof from said southerly curb line of Plaza Del Amo to Carson Street, including the intersections of all intersecting streets and alleys between said limits. Carson Street for ten (10) feet of the width thereof, from the western boundary of the City of Torrance to the southerly prolongation across said Carson Street, of the line between lots 13 and 14 of Block 52 of Torrance Tract, including intersections of all intersecting streets and alleys. Said paving on Arlington Avenue to consist of five (5) inches of paving and said paving on Carson Street to consist of four (4) inches of paving.

Also the improvement by surfacing with two (2) inches of oil and gravel, Carson Street for ten (10) feet of its width from the line drawn across Carson Street from the southwest corner of Block 31 to the northwest corner of Block 30 of Tract No. 2761, as recorded in Map Book 28, page 72, of the records of Los Angeles County, to the southerly prolongation of the line between lots 13 and 14 of Block 52 of the Torrance Tract.

Also improvement by re-surfacing with asphalt oil and rock screenings certain public streets and portions of public streets in said City of Torrance as follows:

Carson Street from the southerly prolongation of the line between lots 13 and 14 of Block 52 of Torrance Tract across said Carson Street to the easterly end of Lot S-11 of the Torrance Tract.

Arlington Avenue from Carson Street to a prolongation across Arlington Avenue of the southwesterly side of Block 15 of Torrance Tract.

Marcelina Avenue between the extensions across it of the southwesterly and northeasterly sides of Block 15 of the Torrance Tract.

The southerly roadway of El Prado from the southerly extremity of El Prado to the easterly boundary line of the City of Torrance.

That the estimated cost of said municipal improvement, to-wit, the acquisition, construction and completion of said street work upon and along said streets, is the sum of fifty-four thousand dollars (\$54,000); that the said estimated cost of said municipal improvement is and will be too great to be paid out of the ordinary annual income and revenue of the said City of Torrance.

That the amount of the principal of the indebtedness to be incurred therefor is the sum of \$54,000.00; that the maximum rate of interest to be paid on said indebtedness shall be six per centum (6%) per annum, which rate shall not be exceeded in the issuance of said bonds; that if the proposition for incurring of said indebtedness for the purpose so submitted at the election receives the requisite number of votes to-wit: two-thirds (2-3) of the votes of the qualified electors voting at said election, bonds of said city in the sum of fifty-four thousand dollars (\$54,000) shall be issued and sold for the purpose of acquiring, constructing and completing said municipal improvement; that the principal and interest of said bonds shall be payable in lawful money of the United States.

shall be payable in lawful money of the United States.

Proposition No. 2 The acquisition of land for the purpose of erecting and completing thereon a Sewage Disposal System including the acquisition and construction of buildings, structures, pumps, reservoirs and other works necessary therefor; that the estimated cost of said municipal improvement is the sum of \$50,000; and that said estimated cost is and will be too great to be paid out of the ordinary annual income and revenue of said City of Torrance. That the amount of the principal of the indebtedness to be incurred therefor is the sum of fifty thousand dollars (\$50,000); that the maximum rate of interest to be paid on said indebtedness shall be six per centum (6%) per annum, which rate shall not be exceeded in the issuance of said bonds. That if the proposition for the incurring of said indebtedness for such purpose so submitted at the said election receives the requisite number of votes, to-wit, two-thirds (2-3) of the votes of the qualified electors voting at said election, bonds of said city in the sum of fifty thousand dollars (\$50,000) shall be issued and sold for the purpose of acquiring, constructing and completing said municipal improvement; that the principal and interest of said bonds shall be payable in lawful money of the United States.

Section 3. That for the purpose of paying the principal and interest of said bonds, the Board of Trustees of the City of Torrance shall at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there be a sum in the treasury of said city set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on said bonds, and also such part of the principal thereof as shall become due before the time for fixing the next general tax levy, and that such taxes shall be in addition to all other taxes levied for municipal purposes and shall be collected at the time and in the same manner as other municipal taxes are collected and be used for no other purpose than the payment of the said bonds and accruing interest.

Section 4. That polls for said election at the polling place herein-after designated shall be opened at six o'clock in the morning of said day of election and shall be kept open continuously thereafter until seven o'clock in the afternoon of the same day, when said polls shall be closed and the election officers shall then proceed to canvass the ballots cast at said election for or against each of the propositions, to-wit: proposition No. 1 and proposition No. 2.

That for the purpose of said election there shall be added to the ballot to be used for said general municipal election, the following proposition, to-wit:

Questions and Propositions Submitted to Vote of Electors.

Proposition No. 1. Shall the City of Torrance incur a bonded debt of fifty-four thousand dollars (\$54,000) for the purpose of constructing and completing a certain municipal improvement, to-wit, the improvement of a portion of Arlington Avenue, Carson Street, Marcelina Avenue and El Prado Street, in the City of Torrance, as described in Proposition No. 1, Section 2, of Ordinance No. 21 of said city?

Proposition No. 2. Shall the City of Torrance incur a bonded debt of fifty thousand dollars (\$50,000) for the purpose of acquiring land for the purpose of erecting and completing thereon a Sewage Disposal System, including the acquisition and construction of buildings, structures, pumps and reservoirs and other works necessary therefor?

That opposite each of said propositions upon said ballot, there shall be printed the words "Yes" and "No," with voting squares after the same.

Section 5. That for the purpose of holding said special election there is hereby created one election precinct, comprising the whole of the said City of Torrance, to be known as Consolidated Voting Precinct No. 1.

The polling place and election officers for said precinct shall be as follows:

Polling Place.

Real Estate office on northeast corner of 213th Street and El Prado.

Officers of said election:

Inspector: Isaac G. Anderson.

Judges: Walter C. Von Hagen and Edwin H. Nash.

Clerks: Mrs. Florence I. Christopher, Helena J. Miller and Samuel Levy.

Section 6. That in all particulars not recited in this ordinance such election shall be held as provided by law for holding municipal elections in said city.

Section 7. The City Clerk shall certify to the passage of this ordinance by a vote of two-thirds of the members of the Board of Trustees of

said city, and shall cause the same to be published twice in the Torrance Herald, a weekly newspaper of general circulation printed, published and circulated in said City of Torrance, which is hereby designated for said purpose; and no other notice of said election than the publication of this ordinance need be given.

Approved this 7th day of March, 1922.

GEORGE A. PROCTOR, President of the Board of Trustees of the City of Torrance.

Attest:

ROBERT J. DEININGER, City Clerk of the City of Torrance.

State of California, County of Los Angeles—ss.

I, Robert J. Deininger, City Clerk of the City of Torrance, do hereby certify that the whole number of the members of the Board of Trustees of the City of Torrance is five, and that the foregoing ordinance was first introduced and read at an adjourned regular meeting of said Board of Trustees on the 28th day of February, 1922; and thereafter at a regular meeting of said Board held on the 7th day of March, 1922, the same was passed and adopted by a vote of two-thirds of all the members of said Board of Trustees and was on said seventh day of March, 1922, signed and approved by the President of said Board of Trustees of said city and attested by the City Clerk.

The vote upon said ordinance was as follows:

Ayes: Trustees Fitzhugh, Gilbert, Smith, Stone and Proctor.

Noes: Trustees none.

Absent: Trustees none.

ROBERT J. DEININGER, City Clerk of the City of Torrance. (Seal)

NATIONAL BERKSHIRE CONVENTION AT RIVERSIDE

An event that should be of particular interest to every rancher in California is the Annual American Berkshire Congress, Sale and Show at Riverside Fair Grounds, Feb. 27-28.

This is the first time it has been possible to pull this convention west of Chicago and everybody is invited to come and bring their friends. Everything is free.

One of the purposes of this convention is to distribute high class hogs from different parts of the United States in a local area at whatever price they will bring at auction. In conjunction with the sale is an exhibition of hogs conducted along the same lines as the best fall fairs; \$650 prize money is offered in addition to a large number of silver cups. Breeders with their Berkshires from different parts of the United States will be out to compete for premiums, mix ideas, hold meetings and have an all-round good time.

objections that the pressure should be 160 to insure nozzle pressure of 270 for three lines of hose maintained at 80 and that there should be a 600 per cent increase of pressure for three lines of hose to maintain a nozzle pressure of 80 pounds per square inch. The bill of objections and exceptions demands that the Torrance Water, Light and Power Company shall install pumps and any other needed equipment to insure at least a pressure of 70 pounds or that rental rates shall be decreased 33 1-3 per cent below present rates for hydrants.

The program starts at 10 a. m. Monday, Feb 27th, with a Men and Women's Judging contest; 1:30 p. m. auction sale; 4 p. m. annual meetings of the Western and Southwestern Berkshire Congresses; 8 p. m. educational entertainment. Tuesday, 9:30 a. m., Boys' Judging contest, teams from over twenty high schools competing for silver cup; 1:30 p. m., grand show of hogs and awarding of premiums; 6:30 p. m., banquet.

Approved this 7th day of March, 1922.

GEORGE A. PROCTOR, President of the Board of Trustees of the City of Torrance.

Attest:

ROBERT J. DEININGER, City Clerk of the City of Torrance.

State of California, County of Los Angeles—ss.

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The Railroad Commission To Pass on Utility Rates

The City of Torrance, through City Attorney P. G. Briney, is an appellant to the State Railroad Commission for an adjustment of fire hydrant water rates on the ground that the present rates are excessive, for the stated reason that the water pressure is not sufficient to carry water, for fire protection purposes up to the possible needs should a great emergency arise which should demand the use of three hose with a one inch nozzle. It is stated in the bill of objections and exceptions filed that the volume and pressure is insufficient to supply even one line of one-inch nozzle hose for fire protection purposes. It is stated that, at present, it is impossible to deliver more than 500 gallons per minute and that the Board of Underwriters demand a pressure of 80 pounds per square inch which would call for 264 gallon per minute from each of two lines and that but 500 gallons per minute could be inadequate.

Hydraulic Engineer M. C. Halsey says the pressure is 18 1/2 pounds at the booster pump, 12 at another point and 25 at another. Upon test with one line of hose, one inch nozzle, developed 12 1/2 pounds pressure per square inch with a flow of 130 gallons at one point and 148 at another per minute from one line of hose with one-inch nozzle and 164 gallons with three lines of hose. The hydrant static pressure was 42 and 46 at two different points, but when one hose was connected, the pressure fell to 18 1/2 and 25. It is said in the bill of

Chiropractors Want Separate Exam. Board

The bureau of vital statistics of the Chiropractic Association of California has announced that during the year ending February 28, 1922, one hundred arrests of chiropractors in violation of the Medical Practice Act have been made by special agents of the Medical Board of California.

These arrests, according to the report, were based upon the inability of the State Board of Medical Examiners of California to grant certificates to chiropractors because of the present medical law which does not define chiropractic or its practice.

To correct the conflict between the medical doctors and chiropractors the report points out that an initial measure has qualified for the measure, if passed by the people, to create a self-sustaining Board of Chiropractic Examiners which will examine and test the competence of every chiropractor in the state, those who may enter thereafter.

The report further shows that twenty-two states have legalized chiropractic and granted separate examining boards. Nine other states, two territories and three foreign countries have recognized chiropractic in part.

ALL COLORADOANS CALLED TO JOLLY PICNIC

All who ever lived in Colorado are invited to meet for the great annual picnic reunion, all day Saturday, March 25, in Sycamore Grove Park, Los Angeles. Come as early as you can and spend the day with friends. We will have county registers at headquarters so you can find the neighbors even with ten thousand present.

ELLISON-WHITE

CHAUTAUQUA

Yes-- It's a Good Program

Almost before you realize the "big brown top" will be with us. Make your plans now to buy that Season Ticket and secure for yourself and family all the benefits to be derived from a week within the Chautauqua tent.

THERE'S MUSIC

Eight big concerts—The Jugo-Slav Tamburicans—a delightful novelty orchestra; Steelman-Marriner-Taylor Trio, noted group of Eastern Artists; Batting-Mahler Duo, musical entertainers, and the New York City Concert Quartet in two big programs on the last day. The music alone is worth the price of a Season Ticket.

THERE'S ENTERTAINMENT

"Turn to the Right," America's Play of Plays with an exceptional cast will be given on the fourth night; two scientific-entertainments on the second day by Glenn L. Morris Company—every man, woman and child should hear one or both of these programs of great educational worth; Margaret Garrison, delightful dramatic reader and characterist and A. Mather Hilburn, "wig and grease" artist of remarkable gifts. And again you have the worth of a Season Ticket in entertainment features.

AND INTELLECTUAL LECTURES

Chancellor George H. Bradford in his lecture classic, "This Way Up"; Judge George D. Alden whose lecture "The Powder and the Match" has been endorsed by President Harding; and a lecture by a noted New York medic, Dr. Lydia Allen De Vilbiss, on "The Business of Living."

SEASON TICKETS NOW ON SALE

Adults \$2.50; Students \$1.50; Childs \$1.00

Illustrated Programs and Chautauqua Talks will be distributed soon.

WATCH FOR YOURS !!

Torrance, April 13, 14, 15, 16, 17, 18